

## United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/756,386 01/08/2001		Thomas D. Petite	081607-1021	6996	
759	7590 03/29/2006		EXAMINER		
Troutman Sanders LLP			TIEU, BIN	TIEU, BINH KIEN	
Bank of America 600 Peachtree S			ART UNIT	PAPER NUMBER	
Suite 5200	•	2614			
Atlanta, GA 30	0308-2216		DATE MAILED: 03/29/2006	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

-		Ar	plication No.	Applicant(s)				
Office Action Summary		09	9/756,386	PETITE, THOMAS	S D.			
		Ex	aminer	Art Unit				
			NH K. TIEU	2643				
Period fo	The MAILING DATE of this commun or Reply	ication appears	s on the cover sheet	with the correspondence ac	idress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm period for reply is specified above, the maximum state to reply within the set or extended period for reply reply received by the Office later than three months a red patent term adjustment. See 37 CFR 1.704(b).	IAILING DATE of 37 CFR 1.136(a). nunication. atutory period will ap will, by statute, caus	OF THIS COMMUN In no event, however, may ply and will expire SIX (6) Mile the application to become	NICATION. a reply be timely filed  ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) file	ed on <i>17 Janua</i>	ary 2006.					
· · · · · · · · · · · · · · · · · · ·	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)								
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims	·	-					
4) 🖂	4)⊠ Claim(s) <u>33,35-50,52-55 and 57-73</u> is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
·	Claim(s) <u>33,35-50,52-55 and 57-73</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)[	☐ Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers							
9)[]	The specification is objected to by th	e Examiner.						
· · · · ·			ed or b) objected t	o by the Examiner.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies	•		en received in this National	Stage			
• -	application from the Internatio	·	` ''					
* 5	See the attached detailed Office actio	n for a list of th	ne certified copies no	ot received.				
•	<i>u</i> ,							
Attachmen	· ·		<b>∧</b> □ 1-4 ·	u Cummoru (DTO 442)				
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P	TO-948)		v Summary (PTO-413) o(s)/Mail Date				
3) 🛛 Inforr	mation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date <u>12/16/05, 12/21/05</u> , 12/05	PTO/SB/08)	5) Notice o	f Informal Patent Application (PT0 	<b>D-152</b> )			

Art Unit: 2643

## **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments, see Applicant's remarks, filed 01/17/2006, with respect to the rejection(s) of claim(s) all pending under Karimullah (US Pat. #: 5,343,493) in view of Sheffer et al. (US Pat. #: 5,568,535) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Lebowitz (US Pat. #: 5,454,024) as followings.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 33, 35-42, 44-50, 53-55 and 58-73 are rejected under 35 U.S.C. 103(a) as being unpatentable over Karimullah (US. Pat. #: 5,343,493 as cited in previous Office Action) in view of Lebowitz (US. Pat. #: 4,454,024).

Regarding claim 33, Karimullah teaches a personal assistance system and method for use with a cellular communication system wherein a low power transmitter (20) can transmit a codeword indicative of a telephone number associated with a service provider in (see col. 4 lines 42-65, col. 8 lines 1-33, col. 9 lines 34-40). The codeword makes it

Art Unit: 2643

possible to contact a desired service provider which could include a plurality of providers including a 911 and so forth in (see fig.1 and col.2, lines 3-14).

It should be noticed that Karimullah fails to clearly teach the feature of transmitting a telephone number in a signal as argued by the Applicant. However, a wirelessly transmitter such as cellular transceiver 26, as shown in figure 1, transmits s signal including a telephone number of a remote transceiver such as antenna 34 of a cellular site computer 33 (col.4, line 65 through col.5, line 55) for a purpose of establishing a communication link between the an alarm monitoring station and subscriber premises.

Therefore, it would have been obvious to one of ordinary skill in the art the time the invention was made to incorporate the use of the well-known feature of transmitting a signal including a telephone number from a transmitter to another remote transceiver, as taught by Lebowitz, into view of Karimullah in order to quickly establish a telecommunications connection between said the transmitter to the central location based on said transmitted telephone number.

Regarding claim 35, Lebowitz further teaches the limitations of the claim in col.5, lines 55-65.

Regarding claim 36, Karimullah further teaches limitations of the claim wherein the transceiver 20 transmitting the spreading spectrum burst of pulses over cellular communications channels in col.3, lines 45-50 and said transceiver consumes very little power (extremely low power transmitter) in col.4, lines 63-64, and Lebowitz teaches the transmitter 31 transmitting a signal including a telephone number in col.5, lines 45-51.

Art Unit: 2643

Regarding claim 37, Lebowitz further teaches the limitations of the claim in col.4, line 67 - col.5, line 4.

Regarding claim 38, Karimullah further teaches limitations of the claim in col.7, lines 32-42.

Regarding claims 39-40, Karimullah further teaches limitations of the claims in col.7, line 65 – col.8, line 39.

Regarding claim 41, the combination of references teaches the limitations of the claim in col.9, lines 30-33 (Karimullah) and in col.5, lines 63-65.

Regarding claim 42, Karimullah further teaches limitations of the claim in col.7, lines 3-15.

Regarding claims 44-45, transmitting packets using an error correction or detection bit is notoriously well known. Note that the combination including Lebowitz further teaches fault module and a method of testing on all transceivers implemented in the cellular network (see col.6, line 58 through col.7, line 67). Therefore, it would have been obvious to one of ordinary skill to include such knowledge for the obvious reason of being able to transmit packet information over the Internet to be received by a destination site.

Regarding claim 46, Karimullah teaches a method of communicating information to a predetermined location comprising of wirelessly transmitting an information signal from a low power transmitter wherein the communication includes a service request code word to be transmitted to one of a plurality of service providers based on the input signal identifier as transmitted in (see cols. 1-10).

Art Unit: 2643

It should be noticed that Karimullah fails to clearly teach the feature of transmitting a telephone number in a signal as argued by the Applicant. However, a wirelessly transmitter such as cellular transceiver 26, as shown in figure 1, transmits s signal including a telephone number of a remote transceiver such as antenna 34 of a cellular site computer 33 (col.4, line 65 through col.5, line 55) for a purpose of establishing a communication link between the an alarm monitoring station and subscriber premises.

Therefore, it would have been obvious to one of ordinary skill in the art the time the invention was made to incorporate the use of the well-known feature of transmitting a signal including a telephone number from a transmitter to another remote transceiver, as taught by Lebowitz, into view of Karimullah in order to quickly establish a telecommunications connection between said the transmitter to the central location based on said transmitted telephone number.

Regarding claims 47 and 50, Karimullah further teaches limitations of the claim in col.7, lines 32-42.

Regarding claims 48-49 and 53-54, Karimullah further teaches limitations of the claims in col.7, line 65 – col.8, line 39.

Regarding claim 55, Karimullah teaches a system for communication information to a central location, the system comprising means to compose and generate alarm information by using a transmitter, receiver and processing element to convey instruction code to a central location which could be one of a plurality of service providers in (see fig. and disclosure).

Art Unit: 2643

It should be noticed that Karimullah fails to clearly teach the feature of transmitting a telephone number in a signal as argued by the Applicant. However, a wirelessly transmitter such as cellular transceiver 26, as shown in figure 1, transmits s signal including a telephone number of a remote transceiver such as antenna 34 of a cellular site computer 33 (col.4, line 65 through col.5, line 55) for a purpose of establishing a communication link between the an alarm monitoring station and subscriber premises.

Therefore, it would have been obvious to one of ordinary skill in the art the time the invention was made to incorporate the use of the well-known feature of transmitting a signal including a telephone number from a transmitter to another remote transceiver, as taught by Lebowitz, into view of Karimullah in order to quickly establish a telecommunications connection between said the transmitter to the central location based on said transmitted telephone number.

Regarding claims 58-60, Transmission of signals using RF, infrared or ultrasound is notoriously well known in the art. The combination teaches being able to transmit a low power signal and would have been obvious to one of ordinary skill in the art to use any functionally equivalent signal.

Regarding claims 61-65, the combination including Karimullah teaches transmitting and receiving location information, transceiver identification code and so forth in (see col.4, col.7 line 64 - col.8 of Karimullah).

Regarding claim 66, Karimullah teaches a communication system including a wireless receiver, a transmitter and a controller in (see fig. 3) connected to a processing center which can send an incoming signal via a telephone line (110) to one of a plurality

Art Unit: 2643

of service providers (AAA, ADT, 911, POLICE and so forth @ fig. 1).

It should be noticed that Karimullah fails to clearly teach the feature of transmitting a telephone number in a signal as argued by the Applicant. However, a wirelessly transmitter such as cellular transceiver 26, as shown in figure 1, transmits s signal including a telephone number of a remote transceiver such as antenna 34 of a cellular site computer 33 (col.4, line 65 through col.5, line 55) for a purpose of establishing a communication link between the an alarm monitoring station and subscriber premises.

Therefore, it would have been obvious to one of ordinary skill in the art the time the invention was made to incorporate the use of the well-known feature of transmitting a signal including a telephone number from a transmitter to another remote transceiver, as taught by Lebowitz, into view of Karimullah in order to quickly establish a telecommunications connection between said the transmitter to the central location based on said transmitted telephone number.

Regarding claim 67, the combination renders obvious the claimed subject matter.

Regarding claim 68, the combination teaches analysis of transmitted data signals to determine type of alarm and so on.

Regarding claims 69-71, Transmission of signals using RF, infrared or ultrasound is notoriously well known in the art. The combination teaches being able to transmit a low power signal and would have been obvious to one of ordinary skill in the art to use any functionally equivalent signal.

Regarding claim 72, Karimullah teaches a personal assistance system and method for use with a cellular communication system wherein a low power transmitter

Art Unit: 2643

(20) can transmit a codeword indicative of a telephone number associated with a service provider in (see col.4, lines 42-65; col.8, lines 1-33; col.9, lines 34-40) to be received by a transceiver means. The codeword makes it possible to contact a desired service provider which could include a plurality of providers including a 91 1 and so forth in (see fig.1 and col.2, lines 3-14).

It should be noticed that Karimullah fails to clearly teach the feature of transmitting a telephone number in a signal as argued by the Applicant. However, a wirelessly transmitter such as cellular transceiver 26, as shown in figure 1, transmits s signal including a telephone number of a remote transceiver such as antenna 34 of a cellular site computer 33 (col.4, line 65 through col.5, line 55) for a purpose of establishing a communication link between the an alarm monitoring station and subscriber premises.

Therefore, it would have been obvious to one of ordinary skill in the art the time the invention was made to incorporate the use of the well-known feature of transmitting a signal including a telephone number from a transmitter to another remote transceiver, as taught by Lebowitz, into view of Karimullah in order to quickly establish a telecommunications connection between said the transmitter to the central location based on said transmitted telephone number.

Regarding claim 73, Karimullah teaches a personal assistance system and method for use with a cellular communication system wherein a low power transmitter (20) can transmit a codeword indicative of a telephone number associated with a service provider in (see col.4, lines 42-65; col.8, lines 1-33; col.9, lines 34-40) to be received by a transceiver means. The codeword makes it possible to contact a desired service provider

Art Unit: 2643

which could include a plurality of providers including a 911 and so forth in (see fig.1 and col.2, lines 3-14).

It should be noticed that Karimullah fails to clearly teach the feature of transmitting a telephone number in a signal as argued by the Applicant. However, a wirelessly transmitter such as cellular transceiver 26, as shown in figure 1, transmits s signal including a telephone number of a remote transceiver such as antenna 34 of a cellular site computer 33 (col.4, line 65 through col.5, line 55) for a purpose of establishing a communication link between the an alarm monitoring station and subscriber premises.

Therefore, it would have been obvious to one of ordinary skill in the art the time the invention was made to incorporate the use of the well-known feature of transmitting a signal including a telephone number from a transmitter to another remote transceiver, as taught by Lebowitz, into view of Karimullah in order to quickly establish a telecommunications connection between said the transmitter to the central location based on said transmitted telephone number.

4. Claims 43, 52 and 57 are rejected under 35 U.S.C. 103(a) as being unpatentable over Karimullah (US. Pat. #: 5,343,493) in view of Lebowitz (US. Pat. #: 4,454,024) and further in view of Burnett (US Pat# 6,067,030 also cited in previous Office Action).

Regarding claims 43, 52 and 57, the combination fails to clearly teach the feature of using an "IP address" wherein the information would be transmitted over a computer

Art Unit: 2643

network. However, Burnett teaches a communication system wherein fields associated with alarms can be transmitted by using an IP address in (see col.3, lines 54-67; col.7) for display.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Burnett into that of the combination thus making it possible to contact monitoring stations over any available networks for the obvious reasons to be able to send distress signals to a remote service provider for immediate assistance.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Binh K. Tieu whose telephone number is (571) 272-7510 and E-mail address: BINH.TIEU@USPTO.GOV.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Curtis Kuntz, can be reached on (571) 272-7499 and IF PAPER HAS BEEN MISSED FROM THIS OFFICIAL ACTION PACKAGE, PLEASE CALL Customer Service at (703) 306-0377 FOR THE SUBSTITUTIONS OR COPIES.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Or faxed to:

(571) 273-8300

Hand Carry Deliveries to:

**Customer Service Window** 

(Randolph Building)

401 Dulany Street

Alexandria, VA 22314

In formation regarding the status of an application may be obtained from the Patent Application Information Retrieval (FAIR) system. Status information for

Art Unit: 2643

published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the FAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

BINH TIEU PRIMARY EXAMINER

Bich & Filec

Art Unit 2643

Date: March 2006